JOINT DECLARATION FOR PATENT APPLICATION

As the below named inventors, we hereby declare that:

Our residence, post office address and citizenship are as stated below next to our names;

We believe we are the original, first and joint inventors of the subject matter which is claimed and for which a patent is sought on the invention entitled

ئسا	is attached hereto.		•			
KX	was filed on May 15	. 2002	as Applicatio	n Serial Number_	10/145 913	
_	was amended on		(if applicable).			and
	was filed under the Pa	tent Cooperation	Treaty (PCT) an	d accorded Interna	ational Application I	٧o.
	-	, filed _		· · · · · · · · · · · · · · · · · · ·	, and amended	on
		(if any).				
We h claims, as ame	ereby state that we have re ended by any amendment	eviewed and under referred to above	rstand the content	s of the above-ider	ntified specification, i	ncluding the
We h Code of Feder	ereby acknowledge the dural Regulations, §1.56(a).	aty to disclose info	rmation which is	material to patenta	ability in accordance w	vith Title 37
		Prior For	eign Applicatio	on(s)		
patent or inves	ereby claim foreign prior ntor's certificate listed bel ing a filing date before th	low and have also	identified below	any foreign appli	of any foreign applic cation(s) for patent o	ation(s) for r inventor's
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We he	Priorety claim priority benef	or United States			any U.S. provisional	application
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, Provis	ional Application No.	(day	month year)	LA LEST Un	der 35 U.S.C. \$119(e	JD:
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		Prior United :	States Applica	ation(s)		
nd, insofar as t he manner pro nformation as	ereby claim the benefit und the subject matter of each vided by the first paragrap defined in Title 37, Code the national or PCT inter	der Title 35, Unite of the claims of thi oh of Title 35, Unit of Federal Regula	d States Code, §1 is application is need States Code, § ations, §1.56(a) v	20 of any United S ot disclosed in the 112, we acknowled which occurred bet	prior United States app	plication in
nd, insofar as the manner pro- nformation as pplication and	the subject matter of each wided by the first paragrap defined in Title 37, Code	der Title 35, Unite of the claims of thi oh of Title 35, Unit of Federal Regula mational filing dat	d States Code, §1 is application is need States Code, § ations, §1.56(a) v	20 of any United S ot disclosed in the 112, we acknowled which occurred bettion:	prior United States app	plication in se material of the prior
nd, insofar as the manner pro- nformation as pplication and	the subject matter of each vided by the first paragrap defined in Title 37, Code the national or PCT inter	der Title 35, Unite of the claims of thi oh of Title 35, Unit of Federal Regula mational filing dat	d States Code, § 1 is application is need States Code, § ations, § 1.56(a) verte of this applicate of Filing	20 of any United S ot disclosed in the 112, we acknowled which occurred bettion:	prior United States app dge the duty to disclos ween the filing date of Status X Patented,	plication in se material of the prior

BANNER & WITCOFF, LTD.

Rev 1.0 8-17-2000

Power of Attorney

And we hereby appoint, both jointly and severally, as our attorneys with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected herewith the following at attorneys and agents, their registration numbers being listed after their names:

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We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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